UNITED STATES DISTRICT COURT FOR THE



EASTERN DISTRICT OF CALIFORNIA

DEC 3 0 2010

UNITED STATES OF AMERICA,			EASTERN DISTRICT COURT BY OF CALIFORNI	
		Plaintiff,	CASE NUMBER 2:09-cr-00235 - EJG	
PAB)	v. LO CASTRO MARRON,	Defendant.)) DETENTION ORDER)))	
A.			8 U.S.C. § 3142(f) of the Bail Reform Act, the Court ant to 18 U.S.C. § 3142(e) and (I)	
В.	reasonably assure the By clear and convin	ant's detention because of the evidence that ne appearance of the calcing evidence that no	se it finds: no condition or combination of conditions will lefendant as required. condition or combination of conditions other person and the community.	
C.	contained in the Pretrial Ser (1) Nature and Circ (a) The cri (b) The offe	vices Report, and inclumstances of the offeme. ense is a crime of violense involves a narcot	nse charged:	
	(3) The history and (a) Ge	affect whether the The defendant has The defendant has The defendant is no The defendant does Past conduct of the	defendant including: ears to have a mental condition which may defendant will appear. no known family ties in the area. no known steady employment. no known substantial financial resources. et a long time resident of the community. s not have any known significant community ties. defendant:	
		The defendant has	a history relating to drug abuse. a significant prior criminal record. a prior record of failure to appear at court proceedings.	

Whether the defendant was on probation, parole, or release by At the time of the current are Probation Parole Release pending trial, s	
	egal alien and is subject to deportation. Il alien and will be subject to deportation if
(4) Rebuttable Presumptions In determining that the defendant should be detained, presumption(s) contained in 18 U.S.C. § 3142(e), wherebutted:	
☐ (C) a controlled substance violation more; or	um penalty is life imprisonment or death; or that has a maximum penalty of ten years or ly was convicted of two or more of the offenses and do fone of the crimes listed in subparagraph (2) was committed while defendant was on the date of conviction or release from in subparagraph (2). In dant committed an offense for which a or more is prescribed
the Controlled Substances Import and Ex the Maritime Drug Law Enforcement Ac an offense under 18 U.S.C. §§ 924(c), 95 an offense under 18 U.S.C. §§ 1201, 159 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252 2252A(a)(4), 2260, 2421, 2422, 2423, or	t, 46 U.S.C. App. §§ 1901, et seq., or 66(a), or 2332b. 1, 2241, 2242, 2244(a)(1), 2245, 2251, 2251A, A(a)(1), 2252A(a)(2), 2252A(a)(3),
Additional Directives	
Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:	
The defendant be committed to the custody of the Att facility separate, to the extent practicable, from persons await custody pending appeal; and	
The defendant be afforded reasonable opportunity for That, on order of a court of the United States, or on reperson in charge of the corrections facility in which the defen United States Marshal for the purpose of an appearance in continuous control of the purpose of an appearance in control of the purpose of the purpose of an appearance in control of the purpose	equest of an attorney for the Government, the dant is confined deliver the defendant to a nnection with a court proceeding.
DATED: //Jol/s	Zan I Ve

UNITED STATES MAGISTRATE JUDGE

D.